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Mrs. Tewksbury Is At Fashion and Folly On w. c. Acht..... President & Manager Liberty.

Judge Humphreys Orders Her Re- The Ways of the Chinese Saleslease After Hearing Her Own Testimony.

Rita C. Tewksbury is again at liberty up again and Mrs. Tewksbury sat upon the stand and told the court all her troubles. She asserted that her brother A. G. Cunha has been endeavoring to take from her the control and management of her estate and that it was for ty and that he wanted her out of the tion. way so that he might carry out his own plans with reference to the estate.

Antone G. Cunha was called to the stand by Judge Humphreys and given an opportunity to explain matters. He manage her own affairs, he averred. He had no ill-feeling towards her and vowed that he had no ulterior motive in having her committed, his only desire being to see that she was put in a safe place and that her affairs were handled well.

herself was her own best exhibit. Although she was very nervous on the stand she answered all questions put to her with entire coherence and intelligence, showing an accurate memory as to dates and figures and events.

On her showing Judge Humphreys ordered her immediate discharge from custody. She was represented by F. M. Hatch, Paul Neumann and Davies & Gear, while Cunha was represented by

plantation, for divorce. In her libel she you needn't come around," asserts that she was married on June 1. HOPP & CO.—J. HOPP & CO 24th, 1883, at Walluku, Maui, and lived with her husband up to June 6th, 1900, on which date he left the Islands for Victoria and has not been heard of since. With him, she says, he took a large sum of money but he failed to leave anything for her support. She has three children, William, aged 16 years; Albert, aged 15 years, and Adaline, aged 12 years, and she asks divorce and the care and custody of these

> Kelilimiola (w) brought suit for di-Sept. 27, 1893, by James W. Bush, an elder of the Mormon church at Laie and that for three years they lived together. But in 1896 Kekuku deserted

ALCOHOL CASE DISMISSED.

others than licensed physicians was and that on remonstrating with her she dismissed yesterday by Judge Hum-

Robertson demanded that a specifica-tion of particulars be filed in the case rear. "I know not how or what; it tion of particulars be filed in the case rear. before the trial was proceeded with. Assistant Attorney General Robbins announced that the Attorney General's office would be unable to do so, and that if the defense continued to de-

Kala Kaaihue has applied to the Circuit Court for the appointment of John as interpreter. K. Prendergast as administrator of the estate of Naomi Kaaihue, who died in this city on August 6th. The estate this city on August 6th. consists of real estate valued at \$8,000, and the heirs are Henry H. Kaaihue, whose residence is unknown, and Kala Kaaihue, of Honolulu, both minor sons

Naomi Kaaihue was the wife of Pueo, and she was murdered by him in Palama last month. After committing the murder Pueo slashed his own throat so badly that he was not expected to live through the night, but he recovered, and it is likely will be tried at the next term of court for his crime.

COURT NOTES.

Harry T. Mills has filed his oath and bond as notary.

Cecil Brown, administrator, with the will annexed of the estate of W. M. Gibson, has appealed from the recent decision of Judge Humphreys in the case, and it will go to the Supreme

Court. J. O. Carter has filed his annual acnors. It shows expenditures of \$421.28. and receipts of \$632.59, leaving a bal-

Register today sure. From 7 to II a. m. and 5 to 8 p. m.

Mrs. Maybrick will be free in two years, it is believed, if the usual legal forms are observed. The Secretary of State for the Home Department is sup-

key superior to any other brand.

The Stand.

man--Difficulty Between Two Ladies.

Yesterday was "funny" day in the the City of Honolulu for rent. after a brief period of incarceration in District Court, and more mirth was prothe Insane Asylum. Before Judge voked than on all the preceding days of Humphreys yesterday her case came the week put together. Several of the cases were farcical to an absurd degree, being of the hurricane in a poibowl order. Another feature of the session was the wide range of linguistic attainment displayed by the various defenthat reason he had caused her to be dants; it was a regular diet of lansent to the Asylum. She believed that guages, no less than four different inher brother had designs on her proper- terpreters being brought into requisi-

Malawhisgi, a wild-eyed Pole, charged with taking several "drops" too much, could not make himself understood. He gesticulated wildly, and at said that for years his sister had been last a fellow countryman, approaching subject to attacks of insane mania and seven feet high, undertook to explain, that for her own good he had had her without success, however. The court senf at three different times to the meanwhile glanced at the high man and Asylum. She was not competent to remarked to itself that it was a pretty long pole. Judge Wilcox, it being found impossible to converse with the defendant, told him to go, adding that if he was drunk as charged, he reprimanded him, and if not, no one would be any the wiser. On being notified of Several doctors were called to tell of his release, Malawhiski, whose name Mrs. Tewksbury's condition but she being interpreted, means 'bad whisky," bolted out of the courtroom like a scared rabbit.

C. Ingrum, charged with using profane and vulgar language, was arrested on the complaint of two native ladies. one of whom took the stand and testified as follows: "I went into a Chinese store on King street and told defendant who is a salesman in the place, that I wanted to buy a hat. He asked if I had any money, and I told him he must be insane to think I would go shopping without money. He said I only came Kinney, Ballou and McClanahan and H. A. Bigelow.

TWO NEW DIVORCE CASES.

Two NEW DIVORCE CASES.

Two New Divorce Cases. Henrietta M. Toogood is weary of Sheriff intervened with the result that matrimony and she has brought suit the case was notie prossed. And now in the Circuit Court against Albert the catchword among the pake sales-Toogood, formerly a luna at Waianae men is "If you haven't got any money

Uemura rode a bicycle without the necessary illumination prescribed by law, and got off with a reprimand; his honor advising the young man in future to "let his lower light be burning."

Mrs. Annie Herbst appeared to answer to a charge of assault and battery on Mrs. Rahe. This was an interesting case, and the smart attirement of the parties concerned lent an air of brightness to the gloomy old courtroom. The complainant wore a sky-blue dress let in at the neck with old point lace; her headgear was a dream in green, black, orange, lemon and old gold, flowers and feathers, and was a masterpiece of the milliner's art. The defendant was garbvorce yesterday in the Circuit Court ed in a neat white gown made a la sailagainst Joseph Kekuku. She alleges or and flecked with dainty black spots; that she was married to Kekuku on in her hat blues and violets were the predominating colors, and the effect was simply ravissant.

The contending ladies who watched each other like amiable felines during the progress of the case, had trouble her, she says, and since then has lived over the removal from Mrs. Rahe's apart from her. J. M. Poepoe is her house of the late Mr. Herbst's effects. Complainant, whose conversation is marked by a refined High Dutch accent, to such a degree as to necessitate The care against the Benson Smith the use of an interpreter, said that Mrs. drug company for selling alcohol to Lane and tried to take things away Herbst came to her house in Christley face. Just how this pain was caused she could not say, and it appeared as On behalf of the company A. G. N. if she had been smitten by some mys-

comes from behind," was the only response that much questioning on the point evoked. At this point two gentlemen excitedly arose and asked for an interpreter on behalf of the complainant. Judge Wilcox advised that the request be made mand such a bill of particulars he through the Sheriff, and this being would not oppose a motion to dismiss done, a speaker of German was sought the case. Naturally, the defense held for, but unsuccessfully. The Judge askto its demands, and so Judge Hum-phreys immediately dismissed the case. could speak the language of the Fathcould speak the language of the Fatherland on the whole mounted patrol. ESTATE OF MURDERED WOMAN. Finally, by consent of both parties, the son of the complainant was sworn in

Mrs. Herbst testified that complainant gave her permission to remove her husband's effects from her house, and she engaged a dray and team and was getting them out of the house when Mrs. Rahe appeared and trial in the state of Mrs. Rahe appeared and tried to lock her in the room. This, she resented, and after a scuffle secured the key of the door. She denied having hit or slapped complainant in any way, shape, form or manner.

Judge Wilcox unhesitatingly declar ed it no case, and Mrs. Herbst strode out of court majestically, waving her fan with an air of utter triumph.

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